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Attorneys for United REMC

## OBJECTION TO PROPOSED ASSUMPTION OF EXECUTORY CONTRACT

Comes now United REMC, by counsel, and for its Objection To Proposed Assumption
Of Executory Contract ("Objection"), respectfully represents that:

- 1. United REMC is a party to an executory contract with General Motors ("GM"), pursuant to which electric power is provided to a GM plant in Allen County, Indiana.
- 2. United REMC received a copy of the Notice Of (I) Debtors' Intent To Assume And Assign Certain Executory Contracts, Unexpired Leases Of Personal Property, And Unexpired Leases Of Nonresidential Real Property And (II) Cure Amounts Related Thereto (the "Notice"). Pursuant to the Notice, any "Contract Objection" must be filed by June 15, 2009.
- 3. On information and belief, GM intends to assume and assign its power contract with United REMC. Pursuant to 11 U.S.C. §365, the contract cannot be assumed/assigned unless all pre-petition defaults are timely cured. GM failed to pay the last pre-petition invoice for electric power delivered in May 2009, and the amount of such invoice is \$380,839.37. The

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power contract with United REMC cannot be assumed/assigned unless the May 2009 invoice is

paid in full.

4. The Notice directs parties to executory contracts to examine the Contract Website

to determine the proposed Cure Amount for any particular executory contract. As of June 12,

2009, the Contract Website does not list any Cure Amount for the power contract with United

REMC. Accordingly, United REMC has no alternative but to file this Objection.

5. United REMC objects to the proposed assumption/assignment of its power

contract with General Motors unless the full Cure Amount in the sum of \$380,839.37 is timely

paid as a condition precedent to the assumption/assignment of such contract.

WHEREFORE, United REMC respectfully requests that the Court condition any

assumption/assignment of its power contract with General Motors on the timely payment of a

Cure Amount in the sum of \$380,839.37, and grant such other and further relief as is just and

proper.

Respectfully submitted,

UNITED REMC

By: /s/ James P. Moloy

James P. Moloy, Atty. #10301-49

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## **CERTIFICATE OF SERVICE**

I hereby certify that on the 12<sup>th</sup> day of June, 2009, I served a copy of the foregoing upon each of the persons listed below by the Court's ECF document delivery system or Federal Express Priority Overnight Mail so as to be received by each of the persons listed before 4:00 p.m., June 15, 2009:

General Motors Corporation Cadillac Building 30009 Van Dyke Avenue Warren, MI 48090-9025 Attn: Warren Command Center Mailcode 480-206-114

U.S. Treasury 1500 Pennsylvania Avenue NW, Room 2312 Washington, DC 20220 Attn: Matthew Feldman, Esq.

Vedder Price, P.C. 1633 Broadway, 47<sup>th</sup> Floor New York, NY 10019 Attn: Michael J. Edelman, Esq. and Michael L. Schein, Esq.

Kramer Levin Naftalis & Frankel LLP 1177 Avenue of the Americas New York, NY 10036 Attn: Thomas Moers Mayer, Kenneth H. Eckstein and Gordon Z. Novod Weil, Gotshal & Manges LLP 767 Fifth Avenue New York, NY 10153 Attn: Harvey R. Miller, Esq., Stephen Karotkin, Esq. and Joseph H. Smolinsky, Esq.

Cadwalader Wickersham & Taft LLP One World Financial Center New York, NY 10281 Attn: John J. Rapisardi, Esq.

Office of the United States Trustee for the Southern District of New York 33 Whitehall Street, 21<sup>st</sup> Floor New York, NY 10004 Attn: Diana G. Adams, Esq.

/s/ James P. Moloy James P. Moloy